1	F. Christopher Austin, Esq.
	Nevada Bar No. 6559
2	caustin@weidemiller.com
	WEIDE & MILLER, LTD.
3	10655 Park Run Drive, Suite 100
	Las Vegas, NV 89144
4	Tel: (702) 382-4804
	Fax: (702) 382-4805
5	
	Attorneys for Plaintiff LHF Productions, Inc.
6	
	UNITED STATES DISTRICT COURT
7	
	DISTRICT OF NEVADA
8	_
	LHF PRODUCTIONS, INC., a Nevada Case No.: 2:16-cv-02
9	Corporation,

Plaintiff,

VS.

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

MARIA GONZALEZ, an individual; BRIAN KABALA, an individual: JOHN KOEHLY, an individual; DANIEL O'CONNELL, an individual; DONALD PLAIN, an individual; ANTE SODA, an individual; MATTHEW STEWART, an individual: and JOHN AND JANE DOES.

Defendants

AND RELATED COUNTERCLAIMS

Case No.: 2:16-cv-02028-JAD-NJK

STIPULATION AND ORDER TO EXTEND TIME TO FILE RESPONSE IN OPPOSITION OF MOTION FOR LEAVE TO FILE SUPPLEMENTAL AUTHORITY

(First Request)

ECF No. 216

Pursuant to Local Rule IA 6-1(a) and Fed.R.Civ.P. 6(b)(1)(A), Counter-Defendant, LHF PRODUCTIONS, INC. (hereafter referred to as "Counter-Defendant" or "LHF"), and Counter-Plaintiff BRIAN KABALA ("Counter-Plaintiff" or "Kabala"), by and through their undersigned counsel, stipulate to extend the deadline for LHF to file its Opposition ("Opposition") to Kabala's Motion for Leave to File Supplemental Authority (ECF 213), filed on March 28, 2019, from April 11, 2019, to April 22, 2019. This is the first request for such an extension.

LR IA 6-1 provides that stipulations to extend may be granted upon a showing of good cause when brought prior to the expiration of the relevant deadline. LR IA 6-1(a). LHF requests this extension to provide LHF with adequate time to have its consultants confer with its counsel regarding certain factual matters material to the opposition and to provide such counsel with time to actually prepare the opposition.

FCA-W-0897

655 PARK RUN DR... FVADA 89144

1

1	There is, therefore, good cause to extend the deadline under such circumstances where
2	Kabala will not be prejudiced by the extension but will have a concomitant period to file a Reply.
3	Accordingly, the Parties hereby stipulate that the deadline for LHF to file its Opposition to ECF
4	No. 213 shall be extended from April 11, 2019, to <u>April 22, 2019</u> .
5	DATED this 3 rd day of April 2019.
6	Pv: /S/E Christopher Austin Pv: /S/Ling L Clay
7	By: /S/ F. Christopher Austin F. Christopher Austin, Esq. caustin@weidemiller.com By: /S/ Lisa L. Clay Jonathan D. Blum, Esq. jblum@klnevada.com
8	WEIDE & MILLER, LTD. KOLESAR & LEATHAM
9	10655 Park Run Drive, Suite 100 Las Vegas, NV 89144 400 South Rampart Blvd, Suite 400 Las Vegas, NV 89145 Las Vegas, NV 89145
10	Attorney for Counter-Defendant LHF Lisa L. Clay, Esq. (Pro Hac Vice) Productions, Inc. lisa@clayatlaw.com
11	345 North Canal Street Suite C202 Chicago, IL 60606-1333
12	Attorney for Counter-Plaintiff Brian Kabala
13	Miorney for Counter-1 tuning Brian Rabaia
14	ORDER
15	Based on the parties' stipulation [ECF No. 216], IT IS HEREBY ORDERED that the deadling
16	to oppose the motion to file supplemental authority is extended to 4/22/19, making the opposition
17	filed that day [ECF No. 217] timely filed. HOWEVER, no further briefing on any pending motion will be entertained, so Kabala may not file a reply in support of the motion to file
18	supplemental authority.
19	U.S. District Judge Jennifer A. Dorsey
20	Dated: April 23, 2019, nunc pro tunc to April 22, 2019
21	to April 22, 2017
22	
23	
24	
25	
26	
27	

28